# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA EASTERN DIVISION

Case No.: 4:15-cv-103-FL

CARL E. DAVIS,

Plaintiff.

BSH HOME APPLIANCES CORPORATION; BLUE ARBOR INC., and TESI SCREENING, INC.,

Defendants.

### MOTION FOR LEAVE TO WITHDRAW AS COUNSEL

The undersigned counsel, Geneva L. Yourse, pursuant to Local Rule 83.1(g), respectfully moves for leave to hereby seeks leave to withdraw her appearance. As good cause, the undersigned counsel would show:

- 1. Counsel and Client have irreconcilable views of the direction that the case should take.
- 2. Counsel and Client have irreconcilable views on what documentation should be filed with the court and in arbitration.
- 3. After numerous email and telephone correspondences, the parties are unable to agree on a unified course of action.
  - 4. Based on these differences, Counsel prays this Court to withdraw.
  - 5. The parties are in arbitration in which Carl Horn has been selected as arbitrator.
  - 6. The scheduling conference for the arbitration was completed on September 22, 2016.
- 7. The next item on the schedule for which Client may file a document, if he so desires, is for dispositive motions on November 1, 2016.

- 8. There are no outstanding motions, replies, or pleadings needed for filing other than previously listed above.
  - 9. Client will not be unduly prejudiced by Counsel's withdrawal.

Therefore, the undersigned counsel and law firm, Cauley Pridgen, PA, requests that the Court enter an Order permitting counsel leave to withdraw appearance. A proposed Order is attached

Respectfully submitted this the 3rd day of October, 2016.

## CAULEY PRIDGEN, PA

By: \_/s/ Geneva L. Yourse\_

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### CERTIFICATE OF SERVICE

I hereby certify that on this the 3<sup>rd</sup> day of April, 2016, a true and correct copy of the foregoing document filed electronically with the Clerk of Court using the CM/ECF system which will send electronic notification of such filing and was served by via first class mail and email to:

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